(1	Original Signature of Member)
116TH CONGRESS 1ST SESSION H. R.	
To amend the Higher Education Act of 1965 to on behalf of an incarcerated	=
IN THE HOUSE OF REPR	ESENTATIVES
Mr. Trone introduced the following bill; which von	
A BILI	
To amend the Higher Education Ac	et of 1965 to provide
Federal Pell Grants on behalf of an in	ncarcerated individual.
1 Be it enacted by the Senate an	nd House of Representa-
2 tives of the United States of America	a in Congress assembled,
3 SECTION 1. SHORT TITLE.	

This Act may be cited as the "Expanding Edu-

cational Opportunities for Justice-Impacted Communities

4

6 Act".

1	SEC. 2. FEDERAL PELL GRANTS ON BEHALF OF INCARCER-
2	ATED INDIVIDUALS.
3	(a) Removal of Prohibition.—Section 401(b) of
4	the Higher Education Act of 1965 (20 U.S.C. 1070a(b))
5	is amended by striking paragraph (6).
6	(b) Federal Pell Grants on Behalf of Incar-
7	CERATED INDIVIDUALS.—Section 401 of the Higher Edu-
8	cation Act of 1965 (20 U.S.C. 1070a) is amended by add-
9	ing at the end the following:
10	"(k) Federal Pell Grants on Behalf of Incar-
11	CERATED INDIVIDUALS.—
12	"(1) Institutional requirements.—An eli-
13	gible institution may not award a Federal Pell Grant
14	to an incarcerated individual or on behalf of such in-
15	dividual, unless the institution meets the following:
16	"(A) The institution is approved to enroll
17	incarcerated individuals by—
18	"(i) the Secretary in accordance with
19	paragraph (2); and
20	"(ii) an accrediting agency or associa-
21	tion that meets the requirements of section
22	496(a)(C).
23	"(B) The eligible institution—
24	"(i) is an institution of higher edu-
25	cation (as defined in section 101) or a

1	postsecondary vocational institution (as de-
2	fined in section 102(e)); and
3	"(ii) during the preceding 5 years, has
4	not been subject to the denial, withdrawal,
5	suspension, or termination of accreditation.
6	"(C) The institution provides each incar-
7	cerated individual, upon completion of a course
8	offered by the institution, with academic credits
9	that are the equivalent to credits earned by
10	non-incarcerated students for an equivalent
11	course of study.
12	"(D) The institution provides to the Sec-
13	retary confirmation from each facility involved
14	that the course of study offered by the institu-
15	tion at such facility is accessible to incarcerated
16	individuals (including such individuals who are
17	individuals with disabilities).
18	"(E) The institution does not enroll incar-
19	cerated individuals in a course of study offered
20	primarily as a distance education program, ex-
21	cept in a case in which the institution provides
22	to the Secretary—
23	"(i) confirmation that the distance
24	education program offers levels of faculty
25	interaction, peer engagement, and student

1	support sufficient to enable incarcerated
2	individuals to successfully participate in
3	such a program; and
4	"(ii) evidence of the institution's suc-
5	cess in offering other distance education
6	programs;
7	"(F) The institution develops and carries
8	out a process to allow each incarcerated indi-
9	vidual to access the transcripts and any other
10	educational records of such individual held by
11	the institution, without regard to the facility at
12	which the individual is being held or whether
13	the individual has been released from such a fa-
14	cility.
15	"(G) The institution develops and carries
16	out a process to allow each incarcerated indi-
17	vidual an opportunity to provide feedback on
18	courses that is comparable to the opportunity to
19	provide such feedback that the institution offers
20	to non-incarcerated students.
21	"(H) The institution does not directly
22	charge an incarcerated individual—
23	"(i) in the case of such an individual
24	who is an individual with a disability, for
25	any cost of the provision of reasonable ac-

1	commodations for the individual to partici-
2	pate in a course of study offered by the in-
3	stitution;
4	"(ii) in the case of such an individual
5	with an expected family contribution for an
6	award year that would not disqualify the
7	individual from receiving a Federal Pell
8	Grant, for any amount of the cost of at-
9	tendance not covered by the Federal Pell
10	Grant or other Federal assistance received
11	by the institution on behalf of the indi-
12	vidual by ensuring that any such amount
13	is offset—
14	"(I) by a State or institutional
15	grant; or
16	"(II) other non-Federal financial
17	assistance that does not have to be re-
18	paid by such individual; or
19	"(iii) in the case of such an individual
20	with an expected family contribution for an
21	award year that would disqualify the indi-
22	vidual from receiving a Federal Pell Grant,
23	an amount that exceeds such expected
24	family contribution.

1	"(I) The institution does not (directly or
2	indirectly) charge an incarcerated individual for
3	an award year, an amount that exceeds the in-
4	dividual's expected family contribution or the
5	cost of attendance for such year.
6	"(J) The institution makes available to in-
7	carcerated individuals who are considering en-
8	rolling in a course of study offered by the insti-
9	tution, in simple and understandable terms, the
10	following:
11	"(i) Information with respect to each
12	course of study at the institution for which
13	such an individual may receive a Federal
14	Pell Grant, including—
15	"(I) the cost of attendance;
16	"(II) the mode of instruction
17	(such as distance education, in-person
18	instruction, or a combination of such
19	modes);
20	"(III) the source of funds (in ad-
21	dition to Federal Pell Grants) used to
22	carry out such course of study, includ-
23	ing the funds used to ensure compli-
24	ance with subparagraph (G);

1	"(IV) how enrollment in such
2	course of study will impact the period
3	of eligibility for Federal Pell Grants
4	for such an individual, including in a
5	case in which the individual is trans-
6	ferred to another facility or released
7	before the completion of such course;
8	"(V) the transferability of credits
9	earned, and the acceptability of such
10	credits toward a certificate or degree
11	program offered by the institution;
12	and
13	"(VI) the process for continuing
14	postsecondary education—
15	"(aa) upon transfer to an-
16	other facility; or
17	"(bb) after the student's pe-
18	riod of incarceration or confine-
19	ment.
20	"(VII) The process for con-
21	tinuing enrollment at the institution
22	after the student's period of incarcer-
23	ation or confinement, including any
24	barriers to admission (such as crimi-

1	nal history questions on applications
2	for admission to such institution).
3	"(ii) In the case of an institution that
4	offers a program to prepare incarcerated
5	individuals for gainful employment in a
6	recognized occupation (as such term is
7	used in sections $101(b)(1)$, $102(c)(1)(A)$,
8	and 481(b)(1)(A)(i))—
9	"(I) information on any applica-
10	ble State licensure and certification
11	requirements, including the require-
12	ments of the State in which the facil-
13	ity involved is located and each State
14	in which such individuals permanently
15	reside; and
16	"(II) restrictions related to the
17	employment of formerly incarcerated
18	individuals for each recognized occu-
19	pation for which the course of study
20	prepares students, including such re-
21	strictions—
22	"(aa) in Federal law; and
23	"(bb) in the laws of the
24	State in which the facility in-
25	volved is located and each State

1	in which such individuals perma-
2	nently reside.
3	"(K) The institution submits the informa-
4	tion described in subparagraph (J) to each fa-
5	cility involved, the Secretary, and the accred-
6	iting agency or association described in sub-
7	paragraph (A)(ii).
8	"(2) Approval by the secretary.—
9	"(A) Initial eligibility.—With respect
10	to an eligible institution that seeks to award
11	Federal Pell Grants to incarcerated individuals
12	under this subsection, the Secretary shall make
13	an initial determination about whether such in-
14	stitution meets the requirements of this sub-
15	section, which shall include a confirmation that
16	the institution—
17	"(i) has secured the approval required
18	under paragraph (1)(A)(ii); and
19	"(ii) meets the requirements of para-
20	graph (1)(B).
21	"(B) Ongoing eligibility.—Not later
22	than 5 years after the Secretary makes an ini-
23	tial determination under subparagraph (A) that
24	an institution meets the requirements of this
25	subsection, and not less than every 5 years

1	thereafter, the Secretary shall determine wheth-
2	er such institution continues to meet the re-
3	quirements of this subsection, based on—
4	"(i) a review of the data collected
5	under paragraph (3) with respect to the
6	courses of study offered by such institution
7	in which incarcerated individuals are en-
8	rolled, and other applicable information
9	that may be available to the Secretary; and
10	"(ii) whether such institution meets
11	the requirements of paragraph (1).
12	"(3) Data collection.—The Secretary shall,
13	on at least an annual basis, collect data with respect
14	to each course of study offered by each institution
15	at which incarcerated individuals are enrolled, in-
16	cluding—
17	"(A) the demographics of such individuals;
18	"(B) the share of such individuals receiv-
19	ing Federal Pell Grants;
20	"(C) information on the academic out-
21	comes of such individuals (such as credits at-
22	tempted and earned, and credential and degree
23	completion);
24	"(D) to the extent practicable, information
25	on post-release outcomes of such individuals

1	(such as continued postsecondary enrollment,
2	employment, and recidivism); and
3	"(E) any data from student satisfaction
4	surveys conducted by the institution or the fa-
5	cility involved regarding such course of study.
6	"(4) Definitions.—In this subsection:
7	"(A) Cost of attendance.—The term
8	'cost of attendance' has the meaning given the
9	term in section 472.
10	"(B) Facility.—The term 'facility'
11	means—
12	"(i) a place used for the confinement
13	of individuals convicted of a criminal of-
14	fense that is owned by, or under contract
15	to, the Bureau of Prisons, a State, or a
16	unit of local government; or
17	"(ii) a facility to which an individual
18	subject to involuntary civil confinement is
19	committed.
20	"(C) Facility involved.—The term 'fa-
21	cility involved' means, when used with respect
22	to an institution of higher education, a facility
23	at which a course of study of the institution is
24	offered to incarcerated individuals.

1	"(D) Incarcerated individual.—The
2	term 'incarcerated individual' means an indi-
3	vidual who is incarcerated in a facility or who
4	is subject to an involuntary civil commitment.
5	"(E) Non-incarcerated student.—The
6	term 'non-incarcerated student' means a stu-
7	dent at an institution of higher education who
8	is not an incarcerated individual.".
9	SEC. 3. FAFSA.
10	Section 483 of the Higher Education Act of 1965 (20
11	U.S.C. 1090) is amended—
12	(1) in subsection (a)(4), by adding at the end
13	the following:
14	"(C) Incarcerated individuals.—
15	"(i) In General.—The Secretary
16	shall streamline the forms and processes
17	for an incarcerated individual (as defined
18	in section $401(k)(4)$) to apply for a Fed-
19	eral Pell Grant under section 401, which—
20	"(I) shall be used to determine
21	the expected family contribution for
22	such individual as of the date of en-
23	rollment in the course for which the
24	individual is applying for such Federal
25	Pell Grant; and

1	"(II) may include—
2	"(aa) notwithstanding sec-
3	tion 12(f) of the Military Selec-
4	tive Service Act (50 U.S.C.
5	3811(f)), a waiver of the selective
6	service registration requirement;
7	"(bb) flexibility in the sub-
8	mission of any required docu-
9	mentation required to verify eligi-
10	bility for a Federal Pell Grant;
11	and
12	"(cc) assistance in rehabili-
13	tating loans under section 428F.
14	"(ii) Report.—Not later than 1 year
15	after the date of enactment of the Expand-
16	ing Educational Opportunities for Justice-
17	Impacted Communities Act, the Secretary
18	shall submit to the Committee on Edu-
19	cation and Labor of the House of Rep-
20	resentatives and the Committee on Health,
21	Education, Labor, and Pensions of the
22	Senate, and make publicly available on the
23	website of the Department, a report on
24	how the forms and processes are being
25	streamlined under clause (i)."; and

1	(2) by adding at the end the following:
2	"(i) Prohibition on Questions Relating to
3	DRUG OFFENSES.—The Secretary may not include on the
4	forms developed under this subsection any data items re-
5	lating to whether an applicant has a conviction of any of-
6	fense under any Federal or State law involving the posses-
7	sion or sale of a controlled substance (as defined in section
8	102(6) of the Controlled Substances Act (21 U.S.C.
9	802(6)).".
10	SEC. 4. REMOVAL OF SUSPENSION OF ELIGIBILITY FOR
11	DRUG-RELATED OFFENSES.
12	Section 484 of the Higher Education Act of 1965 (20
13	U.S.C. 1091) is amended by striking subsection (r).
14	SEC. 5. ACCREDITING AGENCY RECOGNITION OF INSTITU-
15	TIONS ENROLLING INCARCERATED INDIVID-
16	UALS.
17	Section 496(a)(4) of the Higher Education Act of
18	1965 (20 U.S.C. 1099b(a)(4)) is amended—
19	(1) in subparagraph (A), by striking "and" at
20	the end;
21	(2) in subparagraph (B)(ii), by inserting "and"
22	at the end; and
23	(3) by adding at the end the following:
24	"(C) if such agency or association has or
25	seeks to include within its scope of recognition

1	the evaluation of the quality of institutions of
2	higher education that seek to award Federal
3	Pell Grants under section 401(k) to incarcer-
4	ated individuals for a course of study at such
5	institution, such agency or association shall, in
6	addition to meeting the other requirements of
7	this subpart, demonstrate to the Secretary
8	that—
9	"(i) the agency or association's stand-
10	ards include a process for determining if
11	the institution has the capability to effec-
12	tively offer such a course of study to incar-
13	cerated individuals; and
14	"(ii) the agency or association re-
15	quires a demonstration that—
16	"(I) such course of study is
17	taught by faculty with experience and
18	credentials comparable to the experi-
19	ence and credentials of faculty who
20	teach courses of study available to
21	non-incarcerated students enrolled at
22	the institution;
23	"(II) academic credits earned by
24	incarcerated individuals for comple-
25	tion of a course of study are treated

1	by the institution as the equivalent to
2	credits earned by non-incarcerated
3	students for an equivalent course;
4	"(III) the institution provides
5	sufficient educational content and re-
6	sources to students enrolled in such a
7	course of study that are, to the extent
8	practicable, consistent with the edu-
9	cational content and resources avail-
10	able to non-incarcerated students; and
11	"(IV) the institution has the ca-
12	pacity, staffing, and expertise to pro-
13	vide incarcerated individuals with the
14	support and advising services nec-
15	essary to select and successfully par-
16	ticipate in such a course of study and,
17	to the extent practicable, with support
18	upon reentry (including career and
19	academic advising);".
20	SEC. 6. REPORT ON IMPACTS OF FEDERAL PELL GRANTS
21	AWARDED TO INCARCERATED INDIVIDUALS.
22	Not later than 3 years after the date of enactment
23	of this Act, the Secretary of Education shall submit to
24	the Committee on Education and Labor of the House of
25	Representatives and the Committee on Health, Education,

- 1 Labor, and Pensions of the Senate, and make publicly
- 2 available on the website of the Department of Education,
- 3 a report on the impacts of subsection (k) of section 401
- 4 of the Higher Education Act of 1965 (20 U.S.C. 1070a),
- 5 as added by this Act, based on the most recent data col-
- 6 lected under paragraph (3) of such subsection (k).